## UNITED STATES DISTRICT COURT DISTRICT OF MISSISSIPPI

V.	CIVIL ACTION No.
	CASE MANAGEMENT ORDER
modified only by	ading all deadlines, has been established with the participation of all parties and can be order of the Court on a showing of good cause supported with affidavits, other evidentiary brence to portions of the record.
IT IS HEREBY OF	
	ED DAYS OF TRIAL:  ED TOTAL NUMBER OF WITNESSES:
EXPERT 1	TESTIMONY EXPECTED:
2. ALTERNA	ATIVE DISPUTE RESOLUTION [ADR]. (Pick one)
3. Consent	r to Trial by United States Magistrate Judge. (Pick one)

ORM 1	(ND/SD M	ISS. DEC. 2019)
4.	DISCL	OSURE. (Pick one)
5.	Моті	ONS; ISSUE BIFURCATION. (Pick one)
6.	Disco	OVERY PROVISIONS AND LIMITATIONS.
	<b>A.</b>	Interrogatories are limited to succinct questions.
	В.	Requests for Production are limited to succinct questions.
	C.	Requests for Admissions are limited to succinct questions.
	D.	Depositions are limited to the parties, experts, and no more than

\_\_\_\_\_ fact witness depositions per party without additional approval of the Court.

**E.** The parties have complied with the requirements of Local Rule 26(f(2)(B) regarding discovery of electronically stored information and have concluded as follows:

F.

Form 1 (	(ND/SD miss. dec. 2019	))
----------	------------------------	----

7.

SCHEDULING DEADLINES						
A.	<b>Trial.</b> This action is set for		during a		term of court	
	beginning on:	, at	,	, in	,	
	Mississippi, before United States		Judge		THE	
	ESTIMATED NUMBER OF DAYS FOR TRIAL IS ANY CONFLICTS WITH					
	THIS TRIAL DATE MUST BE SUBMITTED IN WRITING TO THE TRIAL JUDGE					
	IMMEDIATELY UPON RECIEPT OF THIS CASE MANAGEMENT ORDER.					
B.	<b>Pretrial.</b> The pretrial conference is se	et on:		, at _	,,	
	in, Mississippi, before United States					
	Judge					
C.	C. Discovery. All discovery must be completed by:					
D.	. Amendments. Motions for joinder of parties or amendments to the pleadings must be					
	filed by:					
E.	<b>Experts.</b> The parties' experts must be	be designate	d by the follo	wing dates:		
	1. Plaintiff(s):			·		
	<b>2.</b> Defendant(s):					

8.	•							
	must be filed by:	The deadli	The deadline for motions <i>in limine</i> is fourteen days					
	before the pretrial conference; the deadline for responses is seven days before the pretrial							
	conference.							
9.	SETTLEMENT CONFERENCE.							
	A SETTLEMENT CONFERENCE is s	et on:	, at	, in				
	, Mississi	ppi, before United States		Judge				
	·	·						
	AN ADDITIONAL SETTLEMENT CO				.,,			
	in, Missi	ssippi, before United State	es	Judge				
	·							
	Seven (7) days before the settler	Seven (7) days before the settlement conference, the parties must submit via e-mail to the magistrate						
	judge's chambers an updated CONFIDENTIAL SETTLEMENT MEMORANDUM. All parties are							
	required to be present at the conference unless excused by the Court. If a party believes the scheduled							
	settlement conference would not be productive and should be cancelled, the party is directed to inform							
	the Court via e-mail of the grounds for their belief at least seven (7) days prior to the conference.							
4.0								
10	. REPORT REGARDING ADR. O	n or before (7 days before	FPTC)		_, the parties			
	must report to the undersigned a	all ADR efforts they have	undertaken to con	nply with the Loc	cal Rules or			
	provide sufficient facts to suppo	ort a finding of just cause f	for failure to comp	oly. See L.U.Civ.	R.83.7(f)(3).			
о Он	RDERED:							
)ATE		NITED STATES	JUDGE					